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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/700,135	11/03/2003	Robert J. Simmons	J-BSIM.1008	3709	
56703	7590 05/05/2006		EXAM	EXAMINER	
ROBERT D. VARITZ, P.C.			CHAPMAN, JEANETTE E		
4915 SE 33RD PLACE PORTLAND, OR 97202			ART UNIT	PAPER NUMBER	
			3635	3635	
		DATE MAILED: 05/05/2006			

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/700,135	SIMMONS, ROBERT J.				
Office Action Summary	Examiner	Art Unit				
	Chapman E. Jeanette	3635				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  16(a). In no event, however, may a reply be tim  rill apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONEI	L. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 29 Second 2a) This action is FINAL.  2b) This 3) Since this application is in condition for allowant closed in accordance with the practice under Expression 25.	action is non-final. nce except for formal matters, pro					
Disposition of Claims						
4)  Claim(s) 2,5 and 6 is/are pending in the applicated 4a) Of the above claim(s) is/are withdraw 5)  Claim(s) is/are allowed. 6)  Claim(s) 2,5 and 6 is/are rejected. 7)  Claim(s) is/are objected to. 8)  Claim(s) are subject to restriction and/or	vn from consideration.					
Application Papers						
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction in the original original contents are considered to by the Examiner of the contents are considered to by the Examiner of the contents are contents as a content of the content of th	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

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## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2,5,6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nagle (5271203) in view of McCaron (3225501) and Smith (1568777) and further in view of Listle (6663322) and Snider (5946867). Nagle with McCaron discloses a building foundation and interface system for the base of an upright, elongate column. The system defined a cross-section footprint with a defined perimetral outline. The system of Nagle in the operative relative to the foundation and column comprises:

- a bucket well 2 which may be anchored in a foundation such as shown by McCaron in his bucket structure which includes adjacent the upper surface of that foundation an open topped well;
- 2. an open topped well 21/22 having an upwardly facing cross sectional configuration with a defining perimetral rim 4/12 which is larger than the perimetral outline of the columns cross-sectional footprint
- 3. it is assumed that the well of Nagle as shown by MCaron receives the downwardly extending base with the column extending upwardly from the well and collectively with the rim allowing limited multi-directional adjustable lateral positioning of an upright column whose base is received in the well;

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a now solidified, through once fluid –flowable, bulk anchoring material M
including a skirt portion filling the well in the outside of the downwardly extending
column base; see column 1, lines 10-40 of Nagle

5. the bucket well includes a pair of opposing, downwardly and outwardly flared walls which is capable of cooperating with the foot plate of McCaron; McCaron's well cooperates with his foot plates extension; with the bulk anchoring material of Nagle, there is a greater resistive wedging action that inhibits an upward movement of the column base within the bucket well.

Nagle lacks the foot plate as shown by McCaron with element 14; see figure 2 of McCaron. McCaron shows a foot plate 14 whose perimeter is larger than that of the of the column. It would have been obvious to one of ordinary skill in the art to include the obvious column/pole already taught by Nagle and the foot plate as taught by McCaron in order to firmly anchor the column.

Nagle also lacks the installation assist brace including a selectively openable/closeable collar structure adapted (a) to grip, and (b) to release from, the outside of the column at a location there along spaced upwardly from the column base when the latter is received in said well. Smith shows the brace including the adjustable collar to grip and release the column and the brace of Smith is for the express purpose of setting and replacing poles. It would have been obvious to include the brace of Smith to anchor or set the pole of Nagle in order to provide a means to set the pole as shown

Nagle and McCaron lacks the column base or column filled with the bulk settable material on the inside and the outside to form a skirt portion over the column. Listle

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discloses the base filled with this material; the manner in which the column is filled has been considered a matter of choice; one of ordinary skill in the art would have appreciated filling the column with the settable material in any manner, such as through wall in the column, which would enable the system to function as intended. See figures 4C and 8 of Listle. Listle discloses not only discloses volume which exist within the column of the base interior, But also a skirt portion generally filling the well on the outside of the column base

Snider discloses hollow tubular wall structural column 32 with a base with at least one through wall adjacent element 70 which opens to the outside and to the hollow interior of that base. It would have been obvious to one of ordinary skill in the art to include the through wall and to fill the column with settable material to further anchor the column within the base. With the above modified structure a bridging anchoring portion which extends as a continuum through said through wall passage and said anchoring material's skirt portion, volume and bridging portion thereby collectively stabilize the base.

Arguments are moot in view of the new ground of rejection.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

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TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chapman E Jeanette whose telephone number is 571-272-6841. The examiner can normally be reached on Mon.-Fri, 8:30-6:00, every other fri, off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Friedman Carl can be reached on 571-272-6842. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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